IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

ADAM JEROME KENNEDY,

CASE NO. 2:12-CV-365

CRIM. NO. 2:10-CR-095(1)

JUDGE EDMUND A. SARGUS, JR.

MAGISTRATE JUDGE KEMP

v.

UNITED STATES OF AMERICA,

Respondent.

Petitioner,

OPINION AND ORDER

On April 16, 2013, the Magistrate Judge issued a Report and Recommendation

recommending that the instant motion to vacate, set aside or correct sentence pursuant to 28

U.S.C. § 2255 be dismissed. Petitioner has filed objections to the Magistrate Judge's Report and

Recommendation. For the reasons that follow, Petitioner's Objection, Doc. No. 156, is

OVERRULED. The Report and Recommendation is ADOPTED and AFFIRMED. This

action is hereby DISMISSED.

Petitioner objects to the Magistrate Judge's conclusion that relief cannot be granted under

the controlling law of this Circuit, United States v. Moody, 206 F.3d 609 (6th Cir. 2000). He

again argues that the holding in Moody, (a criminal defendant has no constitutional right to

counsel prior to the filing of formal charges against him), is questionable in view of subsequent

decisions by the United States Supreme Court. Additionally, Petitioner again argues, as he did

previously, that despite application of the law under *Moody*, he is entitled to relief, because

Attorney Owen continued to represent him after the filing of formal charges. Petitioner contends

that, had Attorney Owen requested the government to dismiss the indictment and permit

Petitioner to enter a guilty plea to the information, there is a reasonable probability that he could

1

have obtained a reduced sentence. Finally, Petitioner objects to the Magistrate Judge's

suggestion that Petitioner failed to establish prejudice because it was unlikely that he would have

obtained a lower sentence in view of the charges against him. Referring to the sentencing

transcript, Petitioner argues that the record suggests otherwise.

As discussed by the Magistrate Judge, *Moody* is binding on this Court unless and until the

Court of Appeals says otherwise. Further, nothing in the record reflects that, after the indictment

was returned, any prior plea deal was still on the table. Thus, Petitioner cannot establish

prejudice from any bad advice received from Attorney Owen after formal charges were filed. As

to Petitioner's final objection, such issue is not dispositive of Petitioner's claim as the Magistrate

Judge so noted in the Report and Recommendation, at PageID #780.

Pursuant to 28 U.S.C. § 636(b), this Court has conducted a de novo review. For the

reasons detailed in the Magistrate Judge's Report and Recommendation, Petitioner's Objection,

Doc. 156, is OVERRULED. The Report and Recommendation is ADOPTED and

AFFIRMED. This action is hereby DISMISSED.

IT IS SO ORDERED.

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United States District Judge

2